May 7, 1981

these people in the way that if you look at the criminal justice system, there are parole officers to monitor the conduct of parolees. Who will monitor these people?

SENATOR CULLAN: That would depend upon how the commitment is...I suppose on whether the individual is committed to a regional center, supervision from the center to a community based program. There would be someone in the community mental health system.

SENATOR CHAMBERS: But you are not sure, based on the language of the bill.

SENATOR CULLAN: It depends....yes, I am sure. It depends on what individual...on what institution or what facility the individual is committed to under the Mental Health Commitment Act. And so I can't....it has to be a mental health facility.

SENATOR CHAMBERS: But when you say in your bill, such persons shall go at large, then that means they are totaily free, right? Period...that portion of the bill.

SENATOR CULLAN: Excuse me, Senator Chambers, could you restate the question?

SENATOR CHAMBERS: When you say in line 8, such person shall go at large subject to such conditions and such supervision, go at large doesn't mean to be locked up in an institution. That means a circulated move like anybody else. So who is going to monitor this person while he or she is going at large?

SENATOR CULLAN: The community based mental health programs who are assigned jurisdiction....(interruption).

SENATOR CLARK PRESIDING

SENATOR CLARK: You have one minute left.

SENATOR CULLAN:over this individual who treat this individual during this period of time.

SENATOR CHAMBERS: Thank you. Members of the Legislature, I hope you can understand that this is an amendment which I don't even say has a laudible purpose. Maybe the introducer did, but I have to look at what the words are that are going to be put into the law. There is no structure established whereby these people will be monitored, and I agree with the arguments that Senator

9716